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ALVORD AND ALVORD

ATTORNEYS AT LAW

918 SIXTEENTH STREET, N. WOORDAHON NO.

19624 - AB GD

SUITE 200

WASHINGTON, D.C. SEP 2 9 1995 "11 50 AM

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THE ROTATE COMMERCE COMMUNICALLY LESTER

(202) 393-2266 FAX (202) 393-2156

September 29, 1995

ELIAS C. ALVORD (1942) ELLSWORTH C. ALVORD (1964)

Mr. Vernon A. Williams Secretary Interstate Commerce Commission Washington, D.C. 20423

Dear Mr. Williams:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11303(a) are two (2) copies of a Equipment Lease (1995-2), dated as of September 15, 1995, a primary document as defined in the Commission's Rules for the Recordation of Documents under 49 C.F.R. Section 1177 and two (2) copies of each of the following secondary documents related thereto: Trust Indenture and Security Agreement (1995-2), dated as September 15, 1995, Equipment Lease Supplement (1995-2) No. 1, dated September 29, 1995, Trust Indenture and Security Agreement Supplement (1995-2) No. 1, dated September 29, 1995, and Bill of Sale, dated as of September 29, 1995.

The names and addresses of the parties to the enclosed documents are:

Equipment Lease (1995-2) and Equipment Lease Supplement No. 1

Lessor:

First Security Bank of Utah, N.A.

79 South Main Street

Salt Lake City, Utah 84111

Lessee:

FMC Corporation

200 East Randolph Drive Chicago, Illinois 60601

TORNOLNO BRANCH

OFFICE OF THE

Trust Indenture and Security Agreement (1995-2) and

Trust Indenture and Security Agreement Supplement No. 1

Owner Trustee

First Security Bank of Utah, N.A.

79 South Main Street

Salt Lake City, Utah 84111

Indenture Trustee :

Harris Trust and Savings Bank

311 West Monroe Street, 12th Floor

Chicago, Illinois 60603

Bill of Sale

Seller:

FMC Corporation

200 East Randolph Drive Chicago, Illinois 60601

Buyer:

First Security Bank of Utah, N.A.

79 South Main Street

Salt Lake City, Utah 84111

A description of the railroad equipment covered by the enclosed documents is attached hereto as Schedule I.

Also enclosed is a check in the amount of \$105.00 payable to the order of the Interstate Commerce Commission covering the required recordation fee.

Kindly return stamped copies of the enclosed documents to the undersigned.

Very truly yours,

Robert W. Alvord

RWA/bg Enclosures

Schedule 1

Description of Items of Rouipment

UNION 19000 TANK CARS

FMLX017019	FMLX017035	FMLX017051	FMLX017067	FMLX017083
FMLX017020	FMLX017036	FMLX017052	FMLX017068	FMLX017084
FMLX017021	FMLX017037	FMLX017053	FMLX017069	FMLX017085
FMLX017022	FMLX017038	FMLX017054	FMLX017070	FMLX017086
FMLX017023	FMLX017039	FMLX017055	FMLX017071	FMLX017087
FMLX017024	FMLX017040	FMLX017056	FMLX017072	FMLX017088
FMLX017025	FMLX017041	FMLX017057	FMLX017073	FMLX017089
FMLX017026	FMLX017042	FMLX017058	FMLX017074	FMLX017090
FMLX017027	FMLX017043	FMLX017059	FMLX017075	FMLX017091
FMLX017028	FMLX017044	FMLX017060	FMLX017076	FMLX017092
FMLX017029	FMLX017045	FMLX017061	FMLX017077	FMLX017093
FMLX017030	FMLX017046	FMLX017062	FMLX017078	FMLX017094
FMLX017031	FMLX017047	FMLX017063	FMLX017079	FMLX017095
FMLX017032	FMLX017048	FMLX017064	FMLX017080	FMLX017096
FMLX017033	FMLX017049	FMLX017065	FMLX017081	FMLX017097
FMLX017034	FMLX017050	FMLX017066	FMLX017082	FMLX017098
1	נאט	ON 15500 TANK	CARS	
PMLX015501	FMLX015505	FMLX015509	FMLX015513	FMLX015517
PMLX015502	FMLX015506	FMLX015510	FMLX015514	FMLX015518
FMLX015503	FMLX015507	FMLX015511	FMLX015515	FMLX015519
FMLX015504	FMLX015508	FMLX015512	FMLX015516	FMLX015520
		ACF P4 TANK CAR	י פּר	
i	•	ALL ARMA CAM	324	
FMLX014001	FMLX014015	FMLX014029	FMLX014043	FMLX014057
FMLX014002	FMLX014016	FMLX014030	FMLX014044	FMLX014058
FMLX014003	FMLX014017	FMLX014031	FMLX014045	FMLX014059
FMLX014004	FMLX014018	FMLX014032	FMLX014046	FMLX014060
FMLX014005	FMLX014019	FMLX014033	FMLX014047	FMLX014061
FMLX014006	FMLX014020	FMLX014034	FMLX014048	FMLX014062
FMLX014007	FMLX014021	FMLX014035	FMLX014049	FMLX014063
FMLX014008	FMLX014022	FMLX014036	FMLX014050	FMLX014064
FMLX014009	FMLX014023	FMLX014037	FMLX014051	FMLX014065
FMLX014010	FMLX014024	FMLX014038	FMLX014052	FMLX014066
FMLX014011	FMLX014025	FMLX014039	FMLX014053	FMLX014067
FMLX014012	FMLX014026	FMLX014040	FMLX014054	FMLX014068
FMLX014013	FMLX014027	FMLX014041	FMLX014055	FMLX014069
FMLX014014	FMLX014028	FMLX014042	FMLX014056	FMLX014070

TRUST INDENTURE AND SECURITY AGREEMENDATION NO. 1 9624 LED 1425 SUPPLEMENT (1995-2) NO. 1

SEP 29 1995 "II 50 AM

"" I STATE COMMERCE COMMISSION

TRUST INDENTURE AND SECURITY AGREEMENT SUPPLEMENT (1995-2) NO. 1 dated September 29, 1995 (this "Supplement"), by and between FIRST SECURITY BANK OF UTAH, NATIONAL ASSOCIATION, not in its individual capacity but solely as Owner Trustee (the "Owner Trustee"), and HARRIS TRUST AND SAVINGS BANK (the "Indenture Trustee").

RECITAL:

The Trust Indenture and Security Agreement, dated as of September 15, 1995 (herein, together with any amendments and supplements heretofore made thereto, called the "Trust Indenture"), between the parties hereto, provides for the execution and delivery on each Closing Date (such term and other defined terms in the Trust Indenture being herein used with the same meanings and the rules of interpretation applicable thereto being applicable hereto) of a Supplement thereto substantially in the form hereof, which shall particularly describe the Items of Equipment being acquired on such Closing Date and shall specifically grant and confirm a security interest in such Items of Equipment to the Indenture Trustee;

NOW, THEREFORE, the Owner Trustee in consideration of the premises and other good and valuable consideration, receipt whereof is hereby acknowledged, and intending to be legally bound, and in order to secure the payment of the principal of and interest on the Notes at any time outstanding under the Trust Indenture according to their tenor and effect, and to secure the payment and performance of all other indebtedness and obligations secured by the Trust Indenture does hereby convey, warrant, mortgage, assign and pledge unto the Indenture Trustee, its successors and assigns, and grant to the Indenture Trustee, its successors and assigns a security interest in, forever, all and singular of the Owner Trustee's right, title and interest in the Items of Equipment described in Schedule 1 attached hereto, whether now owned by the Owner Trustee or hereafter acquired, leased or intended to be leased under the Lease, together with all accessories, equipment, parts and appurtenances appertaining or attached to such Items of Equipment, whether now owned or hereafter acquired, and all renewals or replacements of and additions, substitutions, improvements, accessions and accumulations to any and all of said Items of Equipment, together with all the rents, issues, income, profits and avails therefrom, in each case excepting (i) such thereof as remain the property of the Lessee under the Lease and (ii) all Excepted Rights in Collateral.

TO HAVE AND TO HOLD the aforesaid property unto the Indenture Trustee, its successors and assigns forever, upon the terms and conditions set forth in the Trust Indenture for its benefit, security and protection.

Attached as <u>Schedule 1</u> to the Indenture are amortization schedules for each Series of Note(s) issued on September 29, 1995.

It is expressly understood and agreed by and between the Owner Trustee, the Owner Participant, the Indenture Trustee and their respective successors and assigns that, except as expressly provided in Section 2.2 of the Indenture, this Supplement and each other Operative Agreement is executed by the Trust Company, not in its individual capacity or personally but solely as Owner Trustee under the Trust Agreement in the exercise of the power and authority conferred and vested in it as such Owner Trustee, that (except as otherwise expressly provided in the Indenture) each and all of the representations, undertakings and agreements herein and therein made on the part of the Owner Trustee are each and every one of them made and intended not as personal representations, undertakings and agreements by the Trust Company or the Owner Participant, or for the purpose or with the intention of binding the Trust Company or the Owner Participant in its individual capacity or personally, but are made and intended for the purpose of binding only the Trust Estate, that this Supplement is executed and delivered by the Trust Company solely in the exercise of the powers expressly conferred upon the Trust Company as Owner Trustee under the Trust Agreement, that actions to be taken by the Owner Trustee pursuant to its obligations hereunder and thereunder may, in certain instances, be taken by the Owner Trustee only upon specific authority of the Owner Participant, that nothing herein or therein contained shall be construed as creating any liability on the Trust Company or the Owner Participant, in its individual capacity or personally, or any incorporator or any past, present or future subscriber to the capital stock of, or stockholder, officer or director of, the Trust Company or the Owner Participant, to perform any covenant either express or implied contained herein, all such liability, if any, being expressly waived by the Indenture Trustee and by any person claiming by, through or under the Indenture Trustee, and that so far as the Trust Company or the Owner Participant, in its individual capacity or personally are concerned, the Indenture Trustee and any person claiming by, through or under the Indenture Trustee shall look solely to the Trust Estate and the Collateral for the performance of any obligation under any of the instruments referred to herein; provided, however, that except as herein provided, nothing herein shall be construed to limit or otherwise modify the rights and remedies of the Indenture Trustee and the holders of the Notes contained in Section 5 of the Indenture, and provided, further, that nothing contained herein shall be construed to limit the liability of the Trust Company for any breach of any representations or warranties of the Trust Company set forth herein or to limit the liability of the Trust Company for gross negligence

or willful misconduct or with respect to the handling of funds, for liability with respect to the failure to exercise ordinary care. Any obligation of the Owner Trustee hereunder may be performed by the Owner Participant, and any such performance shall not be construed as revocation of the trust created by the Trust Agreement. Nothing contained in this Supplement shall restrict the operation of the provisions of the Trust Agreement with respect to its revocation or the resignation or removal of the Owner Trustee thereunder.

This Supplement shall be construed in connection with and as part of the Trust Indenture and all terms, conditions and covenants contained in the Trust Indenture, except as herein modified, shall be and remain in full force and effect.

Any and all notices, requests, certificates and other instruments executed and delivered after the execution and delivery of this Supplement may refer to the "Trust Indenture dated as of September 15, 1995" without making specific reference to this Supplement, but nevertheless all such references shall be deemed to include this Supplement unless the context shall otherwise require.

* * * * * * * *

IN WITNESS WHEREOF, the Owner Trustee has caused this Supplement to be executed and delivered, and the Indenture Trustee, in evidence of its acceptance of the trusts hereby created, has caused this Supplement to be executed and delivered on the day and year first above written.

Owner Trustee:	FIRST SECURITY BANK OF UTAH, NATIONAL ASSOCIATION, not in its individual capacity but solely as Owner Trustee By: Name: Breft R. King Title: Title: Title: BY: Title: Titl
	By: Name: C. Scott Nielsen Title: Asst Vice President
Indenture Trustee:	HARRIS TRUST AND SAVINGS BANK, as Indenture Trustee
	By: Name: Title:
	ATTEST:
	By: Name: Title:

IN WITNESS WHEREOF, the Owner Trustee has caused this Supplement to be executed and delivered, and the Indenture Trustee, in evidence of its acceptance of the trusts hereby created, has caused this Supplement to be executed and delivered on the day and year first above written.

year first above written.	,
Owner Trustee:	FIRST SECURITY BANK OF UTAH, NATIONAL ASSOCIATION, not in its individual capacity but solely as Owner Trustee
	By: Name: Title:
	ATTEST:
	By: Name: Title:
Indenture Trustee:	HARRIS TRUST AND SAVINGS BANK, as Indenture Trustee By: Name: KEVIN O. HEALEY Title: VICE PRESIDENT
	By: D. G. DONOVAN Title: ASSISTANT SECRETARY

	,
STATE OF Wah	
country of Saut lake; ss	
on this of Southbur, 1999 appeared Breft R. King and personally known, who being by me duly swo Trust Officer and Asst. Vice President of Utah, National Association, that said is sealed on behalf of said corporation on its Board of Directors, and that the ex instrument was the free act and deed of	orn, say that they are the of First Security Bank of nstrument was signed and such day by authority of ecution of the foregoing
NOTARY PUBLIC ANDREA FREDRICKSON 79 South Main 3rd Fir. S.L.C., UT 84111 COMMISSION EXPIRES JUNE 15, 1999 STATE OF UTAH	Modul Fulduchan Notary Public
[NOTARIAL SEAL]	
My commission expires:	· ·
STATE OF)	
) SS	
COUNTY OF)	
	of Harris ent was signed and sealed by authority of its Board the foregoing instrument
•	Notary Public
	•

[NOTARIAL SEAL]

My commission expires:

STATE OF)
COUNTY OF) SS
On this day of September, 1995, before me personally appeared and, to me personally known, who being by me duly sworn, says that they are the and of First Security Bank of Utah, National Association, that said instrument was signed on behalf of said corporation by authority of its Board of Directors; and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.
Notary Public
(SEAL)
My commission expires:
STATE OF Illinois) COUNTY OF Cook)
On this 21st day of September, 1995, before me personally appeared Kevin O. Healey and D. G. Donovan, to me personally known, who being by me duly sworn, says that they are the Vice President and Assistant Secetary of Harris Trust and Savings Bank, that said instrument was signed on behalf of said corporation by authority of its Board of Directors; and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.
Notary Public
OFFICIAL SEAL KIMBERLY LANGE NOTARY PUBLIC, STATE OF ILLINOIS
My commission expires:

SCHEDULE 1 (to Trust Indenture and Security Agreement Supplement)

DESCRIPTION OF UNITS

UNION 19000 TANK CARS

FMLX017019	FMLX017035	FMLX017051	FMLX017067	FMLX017083
FMLX017020	FMLX017036	FMLX017052	FMLX017068	FMLX017084
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FMLX017022	FMLX017038	FMLX017054	FMLX017070	FMLX017086
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FMLX017034	FMLX017050	FMLX017066	FMLX017082	FMLX017098
	UNI	ON 15500 TANK	CARS	
FMLX015501	FMLX015505	DAT VO1 CEOO	TMT VALEE 12	THE VOLETA
		FMLX015509	FMLX015513	FMLX015517
FMLX015502 FMLX015503	FMLX015506	FMLX015510	FMLX015514	FMLX015518
FMLX015503	FMLX015507 FMLX015508	FMLX015511 FMLX015512	FMLX015515 FMLX015516	FMLX015519
FMTTY012204	LMITVATOOO	FMIDAU15512	\$MITY012210	FMLX015520
		ACF P4 TANK CAI	RS	
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FMLX014001	FMLX014015	FMLX014029	FMLX014043	FMLX014057
FMLX014002	FMLX014016	FMLX014030	FMLX014044	FMLX014058
FMLX014003	FMLX014017	FMLX014031	FMLX014045	FMLX014059
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FMLX014014	FMLX014028	FMLX014042	FMLX014056	FMLX014070